

Approved For Release 2009/08/19: CIA-RDP88B00831R000100080001-4

The Director of Central Intelligence

Washington, D.C 20505

9 November 1983

Critical Intelligence Problems Committee

MEMORANDUM FOR:	Critical Intelligence Problems Committee Members and Observers	
FROM:	,	25X1
	Executive Secretary	
SUBJECT:	Backup Material for the CIPC Meeting - 15 November 1983	25X1
1. Enclose hours, 15 Novemb	d is the material for the CIPC meeting scheduled for 1600 er.	25X1
2. Attachm it is self-expla	ent 1 contains the material relative to the Narcotics Study;	25X1
	chment 2 is an amended TOR proposed by the ion dealing with Technology Transfer is somewhat contentious	25X1 25X1
and the Working proceed on this	Group Chairman will be seeking your guidance on how best to	
•		25X1
Chairman of the	Narcotics Subpanel will be present at the meeting to answer	25X1
any questions you		25X1 _.
meeting. Your co	Attachment 3 are the draft minutes for the Sixth CIPC cordination is requested by <u>COB 17 November 1983</u> . Lack of construed as concurrence.	25X1
6. If I ça	n be of further assistance, please let me know.	25X1
Attachments: As Stated (Att 2-Obs Exc	luded) ^{25X1}	

TOP SECRET

The Director of Central Intelligence Washington, D.C 20505

Critical Intelligence Problems Committee

DCI/ICS 83-3897 November 8, 1983

	MEMORANDUM FOR:	Critical Intelligence Problems Committee Members and Observers	_
	FROM:	Vice Chairman	25X1
	SUBJECT:	CIPC Narcotics Study	25X1
	among the member entitled: The I NSA member report and subminsA. We have all changes to the report and as an adjunct to panel had been ended to be community that we designated law ended to the complete principals' meet to the compl	11 October 1983 meeting of the CIPC, there was general suppress for the report prepared by the CIPC Narcotics Working Gronternational Narcotics Coordination and Collection Study. stated that NSA required additional time to review the formal comments. These comments have now been received for received oral suggestions from DEA. The resulting proposeport are shown in line-in, line-out format at Tab A. the 11 October meeting, reference was made to the fact that the CIPC Narcotics Working Group, a separate interagency stablished to recommend policies for the Intelligence ill enhance the flow of intelligence concerning narcotics to inforcement agencies, while protecting the security of reces and methods. It was our intent that the work of that ed in time for consideration at the 15 November 1983 CIPC ing. Unfortunately, despite an intense level of effort, it sible for the panel to meet that deadline. Provided at Tab tion is an interim report from the Chairman, Panel on Security of the panel to meet that deadline.	up The 25X1 rom sed 25X1 t,
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3. During the deliberations of the Panel on Security Considerations, it
became increasingly apparent to the members that many of the security policy
issues being discussed had significant legal implications. At the same time,
partially as a result of issues raised by the Panel, we understand that there
have been discussions among some Community General Counsels and with
representatives of the Justice Department with respect to narcotics-related
legal matters. Questions such as how best to protect intelligence sources and
methods when intelligence data has been a contributor to a criminal
prosecution quite clearly require careful legal attention in support of policy
decisions. It seems equally clear that these types of legal deliberations
will not reasonably be completed in the near future.

4. There is a pressing requirement to move ahead with CIPC final review and approval of The International Narcotics Coordination and Collection Study. This need is predicated in large measure on the need to use this study as a major input to a request by the Senate Select Committee on Intelligence (SSCI) in its classified report on the FY 1984 budget. The SSCI requested that the Intelligence Community report by 31 December 1983 on a number of actions related to narcotics, to include a comprehensive collection and analysis plan to guide the development of additional capabilities needed in FY 1985 and beyond to support drug control objectives of the US. (Further details concerning this SSCI request are at Tab C.)

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- 5. Based on the foregoing discussion, it is recommended that the CIPC members take the following actions at the 15 November meeting:
 - a. Approve for forwarding to the DCI the CIPC Narcotics Working Group report entitled The International Narcotics Coordination and Collection Study. The changes contained at Tab A will be discussed at the November 15 CIPC meeting.
 - b. Note the interim report of the Chairman, Panel on Security Considerations (Tab B) and request that that Panel continue its deliberations with the objective of providing a final report to the CIPC at its first meeting after 1 January 1984.
 - c. Request the CIA General Counsel to convene a legal panel with representatives, as appropriate, from the intelligence and law enforcement communities to address such issues as:
 - reviewing existing procedures relating to possible disclosure of sensitive source/method information in criminal narcotics prosecutions or other legal proceedings and, where required, initiating action to improve these procedures;

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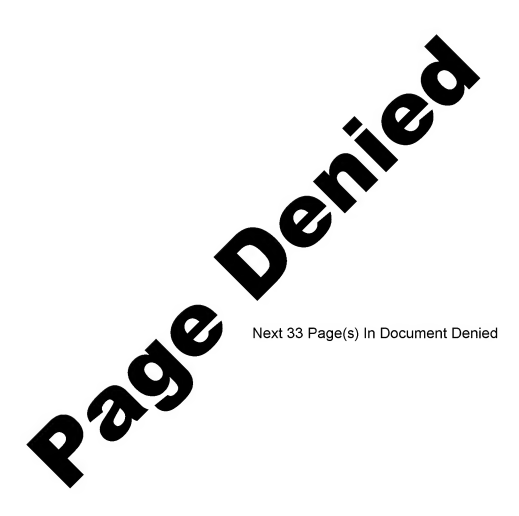
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•	considering whether or not existing laws and executive Branch directives pertaining to foreign narcotics collection by the Intelligence Community provide an adequate basis for action on the part of the Community, and making recommendations for amendment as appropriate;

and	report	results	to	the	CIPC	by	1	March	1984.		25 X 1
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DCI/ICS 83-3894 8 November 1983

MEMORANDUM FOR:	Vice Chairman, Critical Intelligence Problems Committee Chairman, Narcotics Working Group	
FROM:	Chairman, Panel on Security Considerations	
SUBJECT:	Status Report	25X1
Panel members) consider securito drug law enf much work has been possible if for considerati summarize for y differences exi positions; howe the members the	nnel agrees that certain risks do exist with respect to the lassified foreign intelligence to the drug law enforcement	25X1
cor Ent acl	cure communications and ADP support within the law enforcement munity are generally not adequate. Representatives of the Drug forcement Agency, the Customs Service, and the Coast Guard knowledge this deficiency to varying degrees. All have ogrammed major upgrades and the Panel is agreed that the celligence Community should support those improvements.	
the for dis	w enforcement agencies may not be classifying all information in eir possession which meets the criteria for classification set th in Executive Order 12356, i.e., information the unauthorized sclosure of which would damage national security. For example, formation which an enforcement agency collects independently may deed affect national security but be handled under internal	
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administrative procedures to protect privileged information-procedures which may be less stringent than those required for classified information. This situation is especially disturbing if the information in question happens to be collected by sources and methods which the foreign intelligence community itself uses, e.g., communications monitoring. Considering that those collection capabilities are frequently built and operated with the training and assistance of the Intelligence Community, or employ former intelligence officers whose skills were developed in the Intelligence Community, the Panel is concerned that a compromise of such information could provide a hostile intelligence service valuable insight into comparable foreign intelligence sources and methods. Moreover, as illegal drug operations become more sophisticated--and considering the money available to them that is a reasonable expectation--collection operations and analytic functions will likewise have to become more sophisticated. As the complexity of the target increases, the consequences of compromising intelligence sources and methods will also increase. The Panel is largely agreed that this matter needs further attention although the SIGINT Committee representatives point out that the DCI approved definition of COMINT contained in the SISR, Part I, specifically excludes law enforcement operations.

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• There are continuing questions with respect to the basic authority and responsibility of law enforcement agencies to classify drug enforcement information. GSA's Information Security Oversight Office (ISOO), the element charged by Executive Order 12356 to oversee operations of the Classified Information System, recently stated that "wholly drug enforcement information" was not classifiable because it does not affect foreign policy or national security. The unfortunate impact of that ruling may be to "chill" recent law enforcement community's efforts to tighten security.

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Not all of the Panel sees this as a problem worth addressing. The NSA and OGC representatives regard the matter as moot because ISOO has since been persuaded that the information in question was obtained through classified techniques taught the Coast Guard by NSA, and was therefore classifiable. The representative of the Office of the Vice President, however, sees this as a major issue. He would have the DCI employ his statutory authorities to protect intelligence sources and methods to advise ISOO of an authoritative "finding" that information indirectly derived from intelligence collection techniques is classifiable. Most other members of the Panel agree that the problem should be addressed but are uncertain of the solution.

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	nce, ultimate con the judicial sys	terrigence is	

the Intelligence Community should seek a statement of White House views, e.g., a National Security Decision Directive, a new Executive Order, or a Presidential letter. Although this guidance document would presumably address the narcotics problem in general, any statement of concern from the President would lend considerable support to security-related initiatives, such as the funding of programs to upgrade secure communication or ADP by law enforcement agencies. It could also clarify questions about whether drug-related intelligence is classifiable.

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The NSA and OVP representatives have been the most vocal proponents of such initiatives. They argue that the Intelligence Community needs such endorsement if it is to deal effectively with the other elements of this situation. Other Panel members however see such documents of ephemeral benefit and as difficult to staff.

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3 NOFORN SECRET

•	Convey Intelligence Community concerns to cognizant Cabinet level officers. At issue here are (1) a proposal that the DCI send letters to the Secretaries of Transportation and Treasury and the Attorney General, advising of Intelligence Community security concerns and offering assistance in resolving them, and (2) a proposal that the DCI dispatch a letter to the various elements of the law enforcement community supported by foreign intelligence advising of dangers to sources and methods, pointing out that such intelligence should only be used with prior consent and only as a lead to develop alternative evidence.	
	The Panel is divided on the question of whether such letters are necessary or whether lower level staff actions are more appropriate.	- 25X ²
•	The DCI should issue overall guidance for Intelligence Community support to law enforcement and encourage Community members to conclude Memoranda of Understanding (MOU) with the law enforcement agencies they support, detailing their particular arrangements. The guidance would outline such matters as the need for sanitization, administrative control, prior consent for use as evidence, assurance of physical security, whatever legal guidance might come out of the Intelligence CommunityDepartment of Justice consultations that were alluded to earlier, etc.	
	There appears to be a consensus among the Panel that such guidance would be useful, although some argue it already exists in published documents. (The SIGINT Committee representatives would in fact, extend that argument to most other issues as well.) As for the MOU, NSA and CIA are in the process of negotiating MOUs with one or more law enforcement elements.	
	though the Panel remains divided on a number of particulars, it has everal general conclusions:	· S
•	There is no evident reason why the Intelligence Community ought to stop or slow its support to the law enforcement community. The risks presently entailed appear to be acceptable. Indeed, there are encouraging developments such as law enforcement programs for	

- agreed
 - upgrading communications and computer security which speak well for expanding current levels of support. 25X1
 - Efforts to expand intelligence support will require patience and determination. The legal problems involved are complex and will require time to resolve. Problems involving security practices and procedure are likewise complex and rooted in basic differences between the perspectives of the intelligence and law enforcement communities. The former is heavily concerned with the protection of sources and methods, the latter with successful prosecutions of drug law violators. Reconciling these two sometimes conflicting points of view will require time and determination on the part of both parties.

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 In general, Intelligence Community efforts to drug law enforcement should be guided, inter alia, by (1) the expectation that its efforts may well be subjected to scrutiny by the courts, and (2) recognition that a major security compromise could produce a backlash against foreign intelligence support to law 	;
enforcement.	25X1
5. In sum, the Panel has proven productive in several respects. It has surfaced and illuminated a number of issues. It has aired differences among the Community on those issues, and it has resolved some of those differences. I do not expect that the Panel will be able ultimately to	
resolve all such differences, but I do believe it can produce a set of recommendations on which the Community can proceed in general agreement. (C)	25X1
Attachments:	
As stated	

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SUBJECT: Status Report (U)	
Distribution: DCI/ICS 83-3894 1 - VC/CIPC 1 - C/NWG 1 - ES/CIPC 1 - CIPC/GWhite 1 - CIPC/JKelly 1 - ICS Registry	
DCI/ICS/CIPC/	(8 November 1983)

DCI/ICS 83-3858 19 September 1983

TERMS OF REFERENCE

CIPC Narcotics Working Group's

Panel on the Use of Classified Intelligence Information by Drug Enforcement Agencies

1. Background:

. .

The production, trafficking, and abuse of drugs have become problems of national proportions. The Vice President has called for the full cooperation and coordination of US departments and agencies in supporting the US drug interdiction program. Increasingly the resources of the Intelligence Community are being called upon to assist US law enforcement efforts. The Director of Central Intelligence has convened a working group under the auspices of the Critical Intelligence Problems Committee (CIPC) to consider the adequacy of intelligence support to US international narcotics control efforts. Throughout the working group's deliberations, questions have recurred regarding the constraints which classification may impose on the effective utilization of intelligence by drug enforcement agencies. In general the problem is how to maximize dissemination to and use of intelligence by law enforcement agencies while maintaining appropriate security standards for that intelligence. The complexity of that problem in the drug enforcement context has dictated that a separate panel--this panel-be established to focus on it exclusively.

2. Mission:

- A. This Panel will recommend policies for the Intelligence Community that will enhance the flow of intelligence concerning narcotics to designated US law enforcement agencies for the purposes of interdiction and prosecution while maintaining the security of that information and the protection of intelligence sources and methods.
- B. The Panel will focus on three aspects of that overall mission:
 - Security standards used by drug enforcement agencies.
 - Protection of sources and methods against indirect compromise.
 - Use of intelligence and intelligence-derived information in preparing for trial.

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3. Security Standards:

- The first aspect of this problem arises with respect to the quality A. of physical and personnel security standards required to protect classified intelligence information, as opposed to those required for privileged (but unclassified) information held by law enforcement agencies. Standards observed by the Intelligence Community are much more stringent. Law enforcement agencies appear to be reluctant to accept the greater burden which the standards for classified material involve, and have resisted pressures to observe them. Hence, agencies in the Intelligence Community are concerned that material they provide law enforcement agencies may not be adequately protected.
- A corollary concern is that information developed by law enforcement В. agencies is not being classified at all. E.O. 12356 allows information to be classified only if its unauthorized disclosure "could reasonably be expected to cause damage to our national defense or foreign relations." On that basis privileged information developed by law enforcement agencies, such as that obtained from informants, has heretofore not been classified. Its confidentiality has been protected by administrative procedure and evidentiary privilege. Now, however, law enforcement agencies are beginning to develop information through established intelligence means, which may have implications for national security. Also they are producing increasing amounts of information derived from classified material provided them directly by national intelligence elements. A question has therefore arisen as to whether such "derivative intelligence," i.e., derived through either established intelligence methods or from original intelligence sources, should be interpreted to meet E.O. 12356 classification standards.

4.

Prot	tection Against:	
A.	This second issue applies in both HUMINT and SIGINT. In HUMINT it stems from concern that sources may be divulged by law enforcement agencies aggressively pursuing leads provided by US intelligence.	25X1
B.	In SIGINT, the concern is that law enforcement agencies are developing collection programs which use established national intelligence collection techniques.	25V1
ı	THE TENTON DECININGS	25 X 1

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5. Use of Intelligence in Trials:

- A. The third aspect of the problem stems from federal criminal procedures which enable a defendant to seek through a discovery motion relevant information regarding any evidence presented by the prosecution. A GAO report to the Congress on Federal Drug Interdiction Efforts (GAO/GGD-83-52, June 13, 1983) offers the following example:
 - "... if a secret military system were used to detect an aircraft which culminated in the arrest of the pilot for drug trafficking, the defendant might be able to show a need to know that he was detected by the military system. Depending on the case, there was concern that a judge could require disclosure of the technical specifications of the system that resulted in the detection. This concern is expressed in view of the principle that the judiciary controls the evidence in a criminal trial and on the possibility that a defendant could successfully demonstrate a need for such evidence."
- B. The same report goes on to explain that classified information is provided certain protections:
 - where national security secrets are likely to arise in the course of criminal prosecutions. On October 15, 1980, Congress passed Public Law 95-456, the Classified Information Procedures Act. This law provides certain pretrial, trial, and appellate procedures for criminal cases involving classified information. For example, it provides pretrial procedures that permit a trial judge to rule on questions of admissibility involving classified information before introduction of the evidence in open court. The purpose of this particular procedure is to permit the Government to ascertain before trial the potential damage to national security. Under this procedure, the judge determines whether and the manner in which the information in issue may be used in a trial or pretrial proceeding."

The Classified Information Procedures Act therefore reduces the jeopardy to classified material in judicial proceeding. The Act does not, however, alter the final possibility that classified material may indeed be essential to the defendant's case. If so, the Government will be faced with deciding whether to present the evidence in court, proceed without the evidence, or drop the prosecution altogether.

6. Objectives:

- A. Recommend appropriate policies to govern the security of classified narcotics intelligence information while enhancing the use of that information to support the US drug enforcement program.
- B. Recommend procedures to minimize the possibility of indirect compromise of sources and methods thru narcotics intelligence provided to drug enforcement agencies.

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C. Recommend intelligence support processes for drug enforcement that will enable drug agencies to develop evidence independently and reduce the likelihood that intelligence sources and methods will be regarded essential to a criminal defendant's case; in effect, build a firebreak in the evidentiary trial leading to sources and methods.

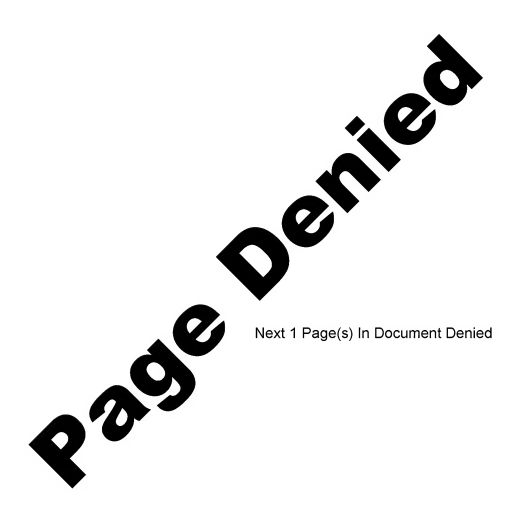
7. Study Tasks:

- Examine Community procedures for the dissemination of narcotics intelligence to law enforcement agencies.
- Examine Community requirements for the security of narcotics intelligence information, including physical, personnel, and document security.
- Examine the ability of the law enforcement community to protect intelligence in accordance with Intelligence Community requirements.
- Examine law enforcement needs and determine whether Community security requirements inhibit the ability to respond fully.
- Determine appropriate policies and procedures on dissemination and security of intelligence.
- Determine the need for restrictions on use of intelligence information, sources, and methods at the analytical, investigatory, interdiction and prosecutional stages.
- Determine how drug agencies can establish independent evidence to build a "firebreak" to protect intelligence equities at the trial stage.

8. Additional Tasks:

- Review and, as appropriate, advise on:
 - Use of classification to protect law enforcement equities.
 - Need for explicit classification authority by drug agencies.
 - Extent to which revelation of law enforcement sources and methods can jeopardize intelligence sources and methods.
 - Extent to which uniform procedures are needed within the Intelligence Community to govern provision of information to the drug enforcement agencies.

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9.	Meetings:	
	This panel will assemble each Friday morning at 1000 hours, or more frequently as required.	
10.	Report Schedule:	
	An interim report is due to the Narcotics Working Group by 21 September. A final report to the CIPC will be due 17 October.	
		25X1





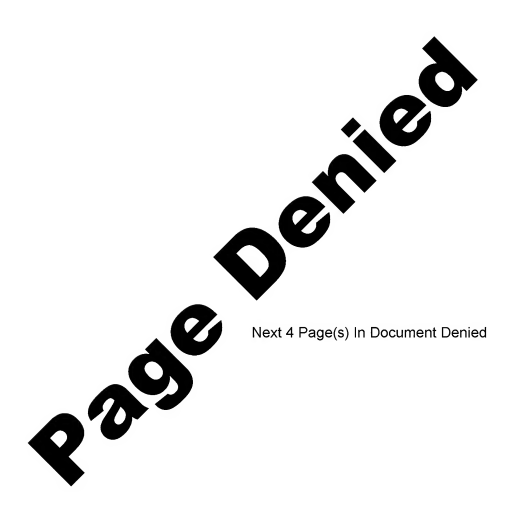
				•
MEMORANDUM FOR:	Chairman, Critica	Intelligence F	Problems Committee	25X1
FROM:	Director, Intellig	gence Community	Staff	25 X 1
SUBJECT:	Congressionally Di Committee on Int		from Senate Select sified Annex	
REFERENCE:	SSCI Report on FY dated 12 May 198		et,	25X1
report on the FY undertaken by Cor concerns. One re involves narcotic lead in preparing 2. As impleshould participate in the final report develop	1984 budget, includ mmunity elements in equest, identified ocs intelligence. It g and coordinating tied in the SSCI repote in this study effort include:	led a number of response to spen pages 15 & 16 is requested the appropriate rt, representationt. Questions and analysis peapabilities ne	of the referenced rehat your committee tresponse. ives from the Communitation that should be addressed to guide the leded in FY 1985 and	eport, ake the 25X1 ity essed
to according to ac	ommodate increased of s; and ostantive improvementations	ts needed to ex	resources needed for	uling igence 25X1 25X1 25X1 25X1
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3. Since the report is due by 31 December 1983 please forward it to the Legislative Liaison Staff by 23 November to permit time for DCI review before it is forwarded to the committee. Material should not be sent directly to the Hill. should be kept apprised of the progress of the effort as it 25%			
evolves, and should be consulted if any questions arise.	25X1		
	25X1		

TS 830428



The Director of Central Intelligence

Washington, D.C 20505

DCI/ICS 83-3896

CIPC-M-06

Critical Intelligence Problems Committee

25 October 1983

FROM:	Executive Secretary	25
SUBJECT:	Draft Minutes of the Sixth CIPC Meeting, 11 October 1983 (1600-1700 Hours)	25.
1600 hours, 11 complexity of Coordination a	Chairman, Miss Eloise R. Page, DD/ICS, convened the meeting at October 1983. Miss Page announced that in view of the the primary agenda itemThe International Narcotics and Collection Studymaximum time would be provided to the Narcotics Study.	25
considered by	Chairman also announced that the Cruise Missile Study, which we the Committee at its last meeting, is being prepared for	
considered by		
considered by publication, a	the Committee at its last meeting, is being prepared for	ıre
considered by publication, a	the Committee at its last meeting, is being prepared for and that the DCI would be asked to schedule the study at a futu	u re 25
considered by publication, a NFIC meeting. Narcotics Students 4. The 6	the Committee at its last meeting, is being prepared for and that the DCI would be asked to schedule the study at a futu	25

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5.	began his overview by stating that he was pleased that the	25X1
	meeting to review and discuss the study. He noted that the	
	birth of the study had caused a number of concerns.	25X1
	at the major problems central to the exercise were well-	
_	the Executive Summary of the study. He noted that a primary	
•	sed by the question, "what do we mean by narcotics	
intelligence?"		25X′
•	commendations for intelligence support to the law enforcement	
•	and just how the Intelligence Community could improve	
	upport to senior policymakers. pointed out that the	25 X ′
_	agreement within the Federal Government on a narcotics control	
	it difficult to assess resource allocations to control the	
-	otics, and for interdiction and investigative strategies, or to	
	ations for enhancing intelligence collection and production. He	
	ious policy and legal issues prevailed on the question of	
	ligence capabilities being used to support law enforcement	
	he contentiousness of this latter point, however, may result	
	ns rather than fact. Informed the Committee that	25X′
•	concerns about protection of intelligence sources and methods	
	Amendment, all of which are deeply imbedded in the narcotics	
	main unresolved. stated that the legal domain in	25X′
•	Iligence Community can operate must be identified.	25X ²
will the Title	Trigence community can operate must be identified.	
ability to for	scussing the accomplishments of the Working Group, he cited its m a community of diverse interests and to work together for a onth period in an atmosphere of candor and cooperation to	0514
produce the na	rcotics study. noted that the study and effort of the	_25X′ _
Working Group	have complemented the activities of the NIO for Narcotics.	25X ²
7	warested that the Namestine Study contained EA	 25X [^]
7.	reported that the Narcotics Study contained 54	
	s which, if adopted, would make major inroads in the narcotics	
•	ield. He said that some Community activities were either under	
way or nad bee	n developed during the Working Group's efforts. He cited as an	25X′
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8. In conclusion, stated he would welcome the Committee's comments and recommendations on the study. He expressed his belief in a need to sustain the narcotics community, and an ongoing need for assuring the closest Community coordination on narcotics activities. He also noted there was a requirement to develop an efficient and effective process for evaluating	25 X 1
our progress in this field and a commitment of resources. thanked all of the agencies who participated in the Working Group and reported they had all worked very hard in developing the study. He particularly thanked Mr.	25X1
CIPC staff, who served as principal drafter of the study, and	25X1
CIPC staff, who also assisted	25X1
in the preparation of the study.	25 X 1
9. Miss Page thanked for his excellent overview, and stated that she thought the study represented a very good job and was well put	25 X 1
together. The Chairman concurred in the necessity for keeping the narcotics community functioning together and recommended that the Narcotics Working Group become a permanent subcommittee of the CIPC to ensure continuing	25X1
Community coordination on narcotics-related activities and to monitor the	25 X 1
progress of implementing the approved recommendations contained in the narcotics study.	

